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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/549,167	04/13/2000	Yukio Takahashi	Q58838	7906	
Sughrue Mion Zinn MacPeak & Seas PLLC 2100 Pennsylvania Avenue NW Washington, DC 20037-3202			EXAMINER		
			HENN, TIMOTHY J		
			ART UNIT	PAPER NUMBER	
			2612		
			DATE MAILED: 12/24/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Applica	pplication No. Applicant(s)					
		09/549,	167	TAKAHASHI ET AL	TAKAHASHI ET AL.			
		Examin	er	Art Unit				
		Timothy	J Henn	2612				
Period fo	The MAILING DATE of this communica or Reply	tion appears on t	he cover sheet wi	h the correspondence add	ress			
THE - External control	IORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICA insions of time may be available under the provisions of 3 if SIX (6) MONTHS from the mailing date of this communication of the period for reply specified above is less than thirty (30) of the period for reply is specified above, the maximum statuture to reply within the set or extended period for reply will reply received by the Office later than three months after ed patent term adjustment. See 37 CFR 1.704(b).	ATION. 7 CFR 1.136(a). In no cation. ays, a reply within the slory period will apply and by statute, cause the a	event, however, may a re latutory minimum of thirty will expire SIX (6) MON pplication to become AB	eply be timely filed (30) days will be considered timely. FHS from the mailing date of this com ANDONED (35 U.S.C. § 133).	nmunication.			
1)⊠	Responsive to communication(s) filed of	on <u>13 <i>April</i> 2000</u> .						
2a)□	This action is FINAL . 2b)	☑ This action is	non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
5)⊠ 6)⊠ 7)□ 8)□ Applicat	7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. pplication Papers							
, —	The specification is objected to by the E The drawing(s) filed on <u>19 August 2001</u>		ented or h)□ oh	jected to by the Evaminer				
וצשו(10	Applicant may not request that any objection							
	Replacement drawing sheet(s) including th		·		R 1.121(d).			
11)	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority	under 35 U.S.C. §§ 119 and 120							
13) \bigcup \cdot	Acknowledgment is made of a claim for Acknowledgment is made of a claim for Acknowledgment is made of a claim for a certified copies of the priority do a copies of the certified copies of application from the International See the attached detailed Office action for Acknowledgment is made of a claim for since a specific reference was included in the foreign language. The translation of the foreign language acknowledgment is made of a claim for the foreign was included in the first senter reference was included in the first senter.	cuments have be cuments have be the priority docur I Bureau (PCT R or a list of the cedomestic priority in the first sentendage provisional adomestic priority	een received. een received in A ments have been ule 17.2(a)). rtified copies not under 35 U.S.C. ce of the specifica application has be under 35 U.S.C.	pplication No received in this National S received. § 119(e) (to a provisional a ation or in an Application E een received. §§ 120 and/or 121 since a	application) Data Sheet.			
Attachmei	nt(s)							
2) Noti	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO mation Disclosure Statement(s) (PTO-1449) Pape			ummary (PTO-413) Paper No(s) nformal Patent Application (PTO-				

Art Unit: 2612

DETAILED ACTION

Drawings

1. The drawings were received on September 19, 2001. These drawings are acceptable.

Specification

- 2. The disclosure is objected to because of the following informalities:
 - i. Page 1, Line 17: Change "flush" to "flash".
 - ii. Page 2, Line 10: Change "for the user" to "by the user".
 - iii. Page 3, Line 22: Change "is being" to "are being".
 - iv. Page 10, Line 27: Change "flush to "flash".
 - v. Page 24, Line 1: Change "JPEG is" to "JPEG method is".
 - vi. Page 21, Line 8: Change "JPEG Method" to "JPEG method".

Appropriate correction is required.

- 3. The lengthy specification has not been checked to the extent necessary to determine the presence of all possible minor errors. Applicant's cooperation is requested in correcting any errors of which applicant may become aware in the specification.
- 4. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 6. Claims 1-3, 6-10 and 13 are rejected under 35 U.S.C. 102(b) as being anticipated by Anderson (US 6,486,914).

[claim 1]

7. In regard to claim 1, note that Anderson discloses a digital camera comprising an image pickup device (Figure 2, Item 244), a display portion capable of displaying a plurality of set information items (Figure 3, Item 402), a plurality of input devices (Figure 4, Items 410a, 410b, 411a, 411b, 413, 415) disposed adjacent to the set information items displayed on the display portion (Figure 7A, Items 410a, 410b, 410c), a changing device which changes at least one of the set information items in accordance with the input to at least one of the input devices which is disposed adjacent to at least one of the set information items (Column 7, Line 54 – Column 8, Line 41), a control portion which controls the digital camera in accordance with at least one of the set information items (Column 7, Line 54 – Column 8, Line 41) and a shutter button capable of inputting an instruction to start photographing to the control portion (Figure 5, Item 418).

[claim 2]

8. In regard to claim 2, note that Anderson includes a plurality of input devices (Figure 4, Items 413, 415) disposed along a periphery of a display portion in a first direction which is parallel win an axial line of the shutter button (Figure 5, Item 418) and

Art Unit: 2612

a plurality of second input devices disposed in a second direction perpendicular to the first direction (Figure 4, Items 412).

[claim 3]

9. In regard to claim 3, note that the first input devices of Anderson (Figure 4, Items 413, 415) are disposed along a first side of the display portion adjacent to the shutter button (Figure 5, Item 418) and the second input devices (Figure 4, Items 412) are disposed along a second side of the display portion opposite to a third side of the display portion adjacent to the shutter button, across the display portion (Figure 4).

[claim 6]

10. In regard to claim 6, note that the display portion is capable of displaying an image in accordance with the image data (Figure 7B; Column 7, Lines 38-47).

[claim 7]

11. In regard to claim 7, note that Anderson discloses a digital camera comprising an image pickup device (Figure 2, Item 244), a display portion capable of displaying a plurality of set information items (Figure 3, Item 402), a display portion capable of displaying at least on setting screen including a plurality of set information items (Figure 9B), a plurality of input devices (Figure 4, Items 410a, 410b, 411a, 411b, 413, 415) disposed adjacent to the set information items displayed on the display portion (Figure 7A, Items 410a, 410b, 410c), a changing device which changes at least one of the set information items in accordance with the input to at least one of the input devices which is disposed adjacent to at least one of the set information items (Column 7, Line 54 – Column 8, Line 41), a control portion which controls the digital camera in accordance

Art Unit: 2612

with at least one of the set information items (Column 7, Line 54 – Column 8, Line 41) and a shutter button capable of inputting an instruction to start photographing to the control portion (Figure 5, Item 418).

[claim 8]

12. As to claim 8, see the discussion of claim 2.

[claim 9]

13. As to claim 9, see the discussion of claim 3.

[claim 10]

14. As to claim 10, see the discussion of claim 4.

[claim 13]

15. As to claim 13, see the discussion of claim 6.

Claim Rejections - 35 USC § 103

- 16. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 17. Claims 4 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Anderson (US 6,486,914) in view of Miller et al. (US 6,310,648).

[claim 4]

18. In regard to claim 4, note that Anderson discloses a digital camera which meets the requirements set forth in claim 3 as discussed above. Therefore, it can be seen that

Art Unit: 2612

Anderson lacks information items including shutter speed, aperture, white balance and flash.

Page 6

19. Miller et al. teaches a digital camera with a soft key/menu user interface which includes the ability of displaying information set items related to shutter speed, aperture and white balance (Column 9, Lines 10-49). It would have been obvious to one of ordinary skill in the art at the time the invention was made to include information set items related to shutter speed, aperture and white balance to allow better access to information items by the user.

[claim 11]

- 20. As to claim 11, see the discussion of claim 4.
- 21. Claims 5 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Anderson (US 6,486,914) in view of Miller et al. (US 6,233,015).

[claim 5]

- 22. In regard to claim 5, note that Anderson discloses a digital camera which meets the requirements set forth in claim 3 as discussed above. Therefore, it can be seen that Anderson lacks a circularly changing device, which circularly changes a plurality of contents of the set information items whenever input to the input devices is performed.
- 23. Miller et al. discloses a digital camera which includes scroll keys (Figure 3, Items 24, 26) disposed adjacent to thumbnail images or "set information items" (Figure 3, Items 42, 44, 46) which are scrollable in a circular pattern to allow the user to repeatedly scroll through a list of images without being forced to change directions. It would have

Art Unit: 2612

been obvious to one of ordinary skill in the art at the time the invention was made to combine the circular scrolling of Miller et al. with the camera of Anderson to allow a user to circularly scroll through a list of information items without requiring the user to change directions.

Page 7

[claim 12]

24. As to claim 12, see the discussion of claim 5.

Allowable Subject Matter

25. Claims 14-20 are allowed.

[claims 14-20]

26. In regard to claims 14-20, the prior art does not teach or fairly suggest a digital camera in which a group of alternatives are circularly scrollable if the number of alternatives of the set information items is less than a predetermined number, and a selection screen is displayed when the number of alternatives of the set information items is greater than a predetermined number.

Conclusion

27. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The following prior art further shows the current state of the art in consumer electronics user interfaces.

i. Smith US 4,856,081

ii. Anderson US 6,249,316

iii.

Art Unit: 2612

Swayze US 6,519,003

iv. Torres et al. US 6,608,650

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Timothy J Henn whose telephone number is (703) 305-8327. The examiner can normally be reached on M-F 7:30 AM - 5:00 PM, alternate Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wendy R Garber can be reached on (703) 305-4929. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

TJH 12-12-2003 WENDY R. GARBER
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600

Page 8